APR 1 3 2006

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

re application of:

Paul S. Prevey III

Serial No.:

10/759,954

Group No.: 3726

Filed:

January 17, 2004

Examiner: John C. Hong

For: METHOD AND APPARATUS FOR IMPROVING THE MAGNITUDE OF

COMPRESSIVE STRESS DEVELOPED IN THE SURFACE OF A PART

Commissioner for Patents Mail Stop: AMENDMENT

P.O. Box: 1450

Alexandria, VA 22313-1450

AMENDMENT TRANSMITTAL

- 1. Transmitted herewith is an amendment for this application.
- 2. Applicant is

X a small entity.

___ other than a small entity.

CERTIFICATE OF MAILING/TRANSMISSION (37 CFR 1.8a)

I hereby certify that this correspondence is, on the date shown below, being:

MAILING

FACSIMILE

_X__ I deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to the Commissioner for Patents, Mail Stop: Amendment, P.O. Box 1450, Alexandria, VA 22313-1450.

_ Transmitted by facsimile to the Patent and Trademark Office

Signature

Mark F. Smith

(Type or print name of person certifying)

Date: April 10, 2006

EXTENSION OF TERM

NOTE- "Extension Of Time in Patent Cases (Supplement Amendments) - if a timely and complete response has been filed after a Non-Final Office Action, an extension of time is not required to permit filing and/or entry of an additional amendment after expiration of the shortened statutory period.

If a timely response has been filed after a Final Office Action; an extension of time is required to permit filing and/or entry of a Notice of Appeal or filing and/or entry of an additional amendment after exp ira son of the shortened statutory period unless the timely filed response placed the application in condition for allowance. Of course if a Notice of Appeal has been flied within the shortened statutory period, the period has ceased to run." Notice of December 10, 1985 (1061 0.G. 34-5).

- NOTE- See 37 CFR 1.645 for extensions of time in interference proceedings, and 37 CFR 1.550(c) for extensions of time in reexamination proceedings.
- 3. The proceedings herein are for a patent application and the provisions of 37 CFR 1.136 apply.

(complete (a) or (b), as applicable)

(a) ____ Applicant petitions for an extension of time under 37 CFR 1.136 (fees: 37 CFR 1.17(a)-(d) for the total number of months checked below:

Extension	Fee for other than	Fee for
(months)	small entity	small entity
one month	\$ 120.00	\$ 60.00
two months	\$ 450.00	\$225.00
three months	\$1,020.00	\$510.00
four months	\$1,590.00	\$795.00

Fee \$ 0.00

An extension	for	_ months has alread	ly been secured a	and the fee pai	d therefore of
S	is deducted from the	total fee due for th	e total months o	f extension no	w requested.

Extension fee due with this request \$ 0.00

OR

(b) X Applicant believes that no extension of term is required. However this conditional petition is being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition for extension of time.

FEE FOR CLAIMS

4.	The	fee to	r claims	(37 CFR 1	l.16(b}-(d)) l	nas been cal	culated as s	shown below:		D THE AND A	
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	٠.	A dup	olicate	of this tr	ansmittal	is attached	i.				

Page 3 of 4

FEE DEFICIENCY

NÖT	E: If there is a fee deficiency and there is no authorization consumed in making up the original deficiency. If the corrected the application is held abandoned. In those encountered in returning the papers to the PTO Fin Authorization to charge the depose account for any tee	e maximum si e instances who ance Branch	x-month p ere author in order t	period has expire rization to charg to apply these cl	ed before the a e is included, harges prior to	leficiency is not processing dele action on the	ted and ays are cases.
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	OTHER DOCU	MENTS	ATTA	CHED			
7.	No other documents are atta	iched.					
	X The following documents are	attached	hereto):			
	Amendment and Response						,
	Reg. No.: 32,437	M	ak	Sm	H		
	Tel. No.: 513-752-5350	Mark <i>Smith</i> 905 C	F. Sm <i>a Brand</i> Ohio – I	denburg &	Novak L	,	